

Department of Health

ANOREW M. CUOMO Governor HOWARD A. ZUCKER, M.D., J.D. Commissioner

SALLY DRESLIN, M.S., R.N. Executive Deputy Commissioner

January 26, 2016

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Marc S. Nash, Esq. NYS Depertment of Health ESP-Coming Tower-Room 2512 Albany, New York 12237-0032

Eugene DeSimone, M.D. #66886-050 FCI Fort Dix FCI Fort Dix Federal Correctional Institution Joint Base MDL, New Jersey 08640 Eugene DeSimone, M.D.

Eugene DeSimone, M.D. Hudson Primary Care 1265 Petarson Pienk Road Secaucas, New Jersey 07094

RE: In the Matter of Eugene DeSimone, M.D.

Dear Parties:

Enclosed please find the Determination and Order (No. 16-022) of the Heering Committee in the above referenced matter. This Determination and Order shall be deemed effective upon the receipt or seven (7) days after mailing by certified mail as per the provisions of §230, subdivision 10, paragraph (h) of the New York State Public Health Lew.

Five days after receipt of this Order, you will be required to deliver to the Board of Professional Medical Conduct your license to practice medicine together with the registration certificate. Delivery shall be by either certified meil or in person to:

Office of Professional Medical Conduct New York State Department of Health Office of Professional Medical Conduct Riverview Center 150 Broedwey - Suite 355 Albany, New York 12204

If your ilcense or registration certificate is lost, misplaced or its whereabouts is otherwise unknown, you shall submit an affidavit to that effect. If subsequently you locate the requested items, they must then be delivered to the Office of Professional Medical Conduct in the manner noted above.

As prescribed by the New York State Public Health Law §230, subdivision 10, paragraph (I), (McKinney Supp. 2015) and §230-c subdivisions 1 through 5, (McKinney Supp. 2015), "the determination of a committee on professional medical conduct may be reviewed by the Administrative Review Board for professional medical conduct." Either the licensee or the Department may seek a review of a committee determination.

Request for review of the Committee's determination by the Administrative Review Board stays penalties other than suspension or revocation until final determination by that Board. Summery orders are not stayed by Administrative Review Board reviews.

All notices of review must be served, by certified mell, upon the Administrative Review Board and the adverse perty within fourteen (14) days of service and receipt of the enclosed Determination and Order.

The notice of review served on the Administrative Review Board should be forwarded to:

James F. Horen, Esq., Chief Administrative Lew Judge New York State Department of Health Bureau of Adjudication Riverview Center 150 Broadwey – Suite 510 Albany, New York 12204

The parties shall have 30 days from the notice of appeal in which to file their briefs to the Administrative Review Board. Six copies of all papers must also be sent to the attention of Mr. Horan at the above address end one copy to the other party. The stipulated record in this matter shall consist of the official hearing transcript(s) and all documents in evidence.

Parties will be notified by mail of the Administrative Review Board's Determination and Order.

Sincerely,

Jimes F. Foran

Chief dministrative Law Judge

Buleau of Adjudication

JFH:cah Enclosure

STATE OF NEW YORK: DEPARTMENT OF HEALTH STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

In the matter of

Eugene DeSimone, M.D. NYS license # 151936 Determination and Order

BPMC #16-022

CCDY

A notice of referral proceeding and statement of charges, both dated August 31, 2015, were served on Respondent Eugene DeSimone, M.D. The statement of charges alleged professional misconduct in violation of New York State Education Law 6530. A hearing was held at offices of the New York State Department of Health, Albany, New York, on December 17, 2015.

Pursuant to Public Health Law 230(10)(e), Mohammed-Rezo Ghazi-Moghadam, M.D., Chairperson, Arsenio G. Agopovich, M.D., and Janet R. Axelrod, Esq., duly designated members of the State Board for Professional Medical Conduct, served as the hearing committee. John Harris Terepka, Administrative Law Judge, served as the administrative officer.

The Department of Health (the Petitioner) was represented by Mark S. Nash, Esq. Eugene DeSimone, M.D., (the Respondent) did not appear, although duly served with notice of the hearing in conformity with the requirements of PHL 230(10)(d). (Exhibit 2.) Evidence was received and a transcript of the proceedings was made. After consideration of the entire record, the hearing committee issues this determination and order sustaining the charges and revoking the Respondent's license to practice medicine.

Eugene DeSimone, M.D. #151936

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JURISDICTION

As is set forth in Public Health Law 230(1)&(7) and Education Law 6530, the legislature created the State Board for Professional Medical Conduct in the Department of Health and authorized it to conduct disciplinary proceedings in matters of professional medical conduct. In this case, the Respondent, a physician, has been charged with misconduct pursuant to Ed.L 6530(9)(a)(ii).

Pursuant to PHL 230(10)(p), a hearing on circumscribed issues, or "direct referral proceeding," is authorized when a licensee is charged solely with a violation of Ed.L. 6530(9). Charges of misconduct under Ed.L 6530(9) are based upon a criminal conviction or an administrative violation, in New York State or another jurisdiction, establishing conduct that would constitute a crime or professional misconduct if committed in New York. The scope of the hearing is limited to whether there is a relevant conviction or administrative determination and if so, to a determination of the nature and severity of the penalty to be imposed. PHL 230(10)(p). Hearing procedures are set forth in Department of Health regulations at 10 NYCRR Part 51.

EVIDENCE

Witnesses for the Petitioner:

None

Petitioner exhibits:

1 - 4

Witnesses for the Respondent:

None

Respondent exhibits:

A - B

ALJ exhibit:

I

A transcript of the hearing was made. (Transcript, pages 1-21.)

FINDINGS OF FACT

An opportunity to be heard baving been afforded the parties and evidence having been considered, it is hereby found:

- 1. Respondent Eugene DeSimone, M.D. was authorized to practice medicine in New York State on October 29, 1982 under license number 151936. (Exhibit 3.)
- 2. On May 5, 2015, in the United States District Court, District of New Jersey, the Respondent pleaded guilty to and was convicted of accepting bribes in violation of 18 U.S.C. 1952(a)(3) and 18 U.S.C. 2. Over a three year period, the Respondent accepted bribes from a medical laboratory in return for his referral of patient blood specimens for testing that was billed to Medicare and private payors. The Respondent was sentenced to 37 months incarceration, followed by supervised release for one year, with conditions, and a \$5,000 fine. (Exhibit 4.)

HEARING COMMITTEE DETERMINATION

After reviewing records obtained from the United States District Court, District of New Jersey (Exhibit 4), the hearing committee unanimously determined that, as alleged in the statement of charges, the Respondent violated Ed.L 6530(9)(a)(ii) which defines professional misconduct, in pertinent part, as:

9. (a) Being convicted of committing an act constituting a crime under... (ii) federal law.

The Petitioner recommended revocation of the Respondent's license. (Transcript, pages 14-15.)

The Respondent was offered the opportunity to request participation in the hearing by telephone, but failed to make any such request. (Exhibit I; Transcript, pages 18-19.) The hearing committee did, however, consider the Respondent's written submissions (Exhibits A,

B), which admitted the bribery conviction but essentially attempted to deny any wrongdoing. His excuses for his actions amounted to an implausible claim that he thought ha was receiving rent, not bribes, from a laboratory to which he referred blood specimens worth nearly \$1 million in claims over a three year period. He also blamed his attorneys for not fully investigating the circumstances and the law. His explanations are inconsistent with his guilty plea and sentence to more than three years of incarceration. The hearing committee agreed that the evidence, and the Respondent's continuing denial of responsibility for his criminal conduct, established the Respondent's license should be revoked.

The hearing committee's vote sustaining the charge and revoking the Respondent's license was unanimous (3-0).

ORDER

IT IS HEREBY ORDERED THAT:

1. The Respondent's license to practice medicine in New York State is revoked.

This order shall be affective upon service on the Responde Liversonal service or by registered or certified mail as muired under PHL 230(10)(h).

Dated: Albany, New York

By:

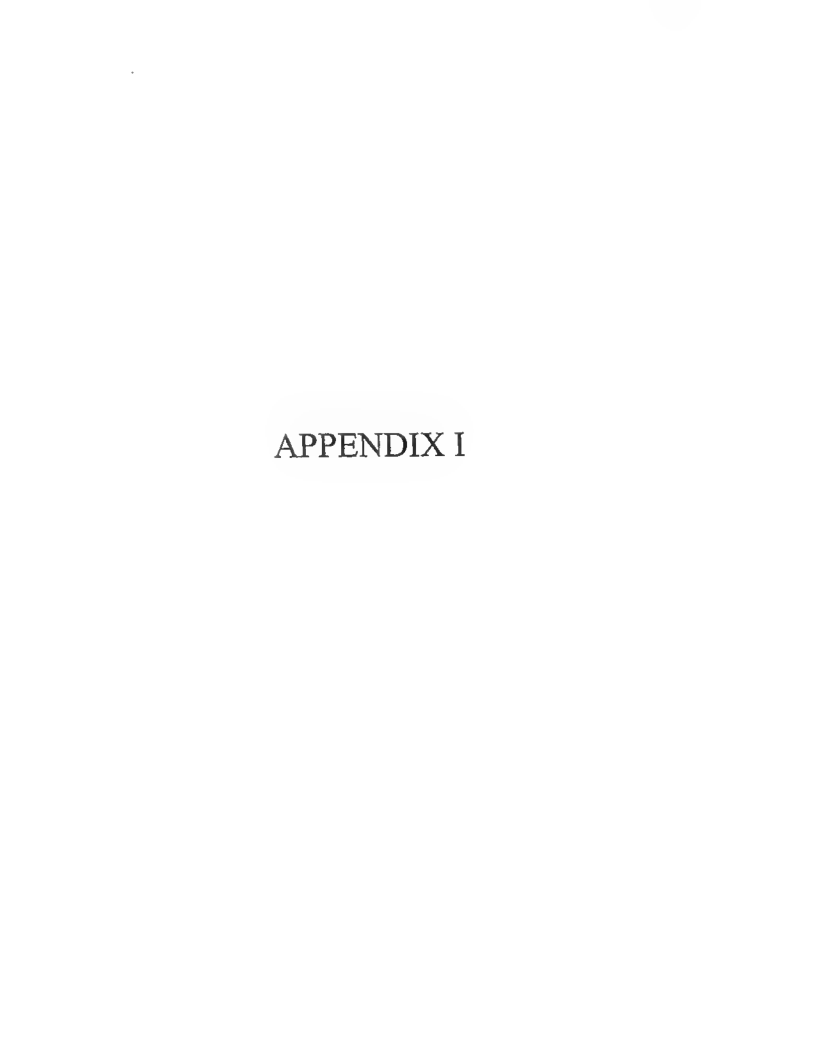
Mohammed-Reza Ghazi-Moghadam, M.D., Chair

Arsenio G. Agopovich, M.D. Janet R. Axelrod, Esq.

To: Marc S. Nash, Esq.
Bureau of Professional Medical Conduct
Coming Tower, Empire State Plaza
Albany, New York 12237-0032

Eugene DeSimona, M.D. Hudson Primary Care 1265 Paterson Plank Road Secaucus, New Jersey 07094 Eugene DeSimone, M.D.

Eugene DeSimone, M.D.
#66886-050 FCI Fort Dix
FCI Fort Dix
Federal Correctional Institution
Joint Base MDL, New Jersey 08640



DEPARTMENT OF HEALTH NEW YORK STATE STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

IN THE MATTER

OF

EUGENE DESIMONE, M.D.

NOTICE OF REFERRAL PROCEEDING

TO:

Eugene DeSimone, M.D.



Eugene DeSimone, M.D. Hudson Primary Cere 1265 Palerson Plank Road Seecaucus, NJ 07094

PLEASE TAKE NOTICE THAT:

An adjudicatory proceeding will be held pursuent to the provisions of N.Y. Pub. Health Law §230(10)(p) end N.Y. State Admin. Proc. Act §§301-307 and 401. The proceeding will be conducted before a committee on professional conduct of the State Board for Professional Medical Conduct (Committee) on November 18th, 2015, at 10:30 a.m., et the offices of the New York State Department of Health, Riverview Center, 150 Broadwey, Suite 510, Menands (Albany), NY 12204-2719.1

At the proceeding, evidence will be received concaming the ellegations set forth in the Statement of Charges, which is attached. A stenographic record of the proceeding will be made and the witnesses et the proceeding will be eworn and examined.

You may appear in person at the proceeding and may be represented by counsel who shati be an ettomey edmitted to practice in New York state. You may produce evidence or sworn testimony on your behalf. Such evidence or sworn testimony shall be etricily limited to evidence and testimony releting to the nature and severity of the penalty to be imposed upon the licensee. Where the charges are based on the conviction of state law crimes in other jurisdictions, evidence may be offered which would show that the conviction would not be a crime in New York State. The Committee elso may limit the number of witnessee whose testimony will be received, as well as the length of time any witness will be permitted to testify.

If you intend to present swom testimony, the number of witnesses and an estimate of the time necessary for their direct examination must be submitted to the New York Stale

¹ For GPS purposes, enter "Menands", not "Albany".

Department of I-lealth, Division of Leget Affairs, Bureau of Adjudication, Riverview Center, 150 Broadway - Sulte 510, Albeny, NY 12204-2719, ATTENTION: HON. JAMES HDRAN, DIRECTOR, BUREAU DF ADJUDICATION (Telephone: (518-402-0748), (henceforth "Bureau of Adjudication") as well as the Department of Health ettorney Indicated below, no later than twenty days prior to the scheduled date of the Referral Proceeding, se Indicated above.

Pursuant to the provisions of N.Y. Pub, Heelth Law §230(10)(p), you shell file e written enswer to eech of the charges and allegetione in the Stetement of Charges not later then ten days prior to the dete of the heering. Any charge or allegation not so answered shelt be deemed admitted. You may wish to seek the edvice of counsel prior to filing euch enswer. The enswer shall be filed with the Burseu of Adjudication, at the address indicated above, end e copy shelt be forwarded to the ettomey for the Department of Health whose name eppsers below. You mey file e written brief end effidevits with the Committee, Six copies of ell pepers you submit must be filed with the Bureau of Adjudication et the eddrese indicated above, no later then fourteen days prior to the scheduled date of the Referral Proceeding, and a copy of all papers must be served on the eeme date on the Department of Health attorney indicated below. Pursuent to §301(5) of the State Administrative Procedure Act, the Department, upon reasonable notice, will provide at no charge a qualified interpreter of the deef to interpret the proceedings to, and the testimony of, any deaf person. Pursuent to the terme of N.Y. State Admin. Proc. Act §401 and 10 N.Y.C.R.R. §51.8(b), the Petitioner hereby demands disclosure of the evidence that the Respondent Intends to introduce at the hearing, including the names of witnesses, a list of and copies of documentary evidence and e description of physical or other evidence which cannot be photocopied.

YOU ARE HEREBY ADVISED THAT THE ATTACHED CHARGES WILL BE MADE PUBLIC FIVE BUSINESS DAYS AFTER THEY ARE SERVED.

Depertment ettomey: Initial here

The proceeding may be held whether or not you eppear. Please note that requests for adjournments must be made in writing to the Bureau of Adjudication, at the address indicated above, with a copy of the request to the attorney for the Department of Health, whose name above, with a copy of the request to the attorney for the Department of Health, whose name appears below, at least five days prior to the acheduled date of the proceeding. Adjournment appears below, at least five days prior to the acheduled date of the proceeding. Adjournment requests are not routinely granted. Ctaims of court angagement will require datalled affidavits of actual engagement. Claims of Illness will require medical documentation. Failure to obtain an

attorney within a reasonable period of time prior to the proceeding will not be grounds for an adjournment.

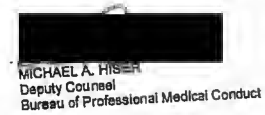
The Committee will make e written report of its findings, conclusions as to guilt, end e determination. Such determination mey be reviewed by the edministrative review board for professional medical conduct.

THESE PROCEEDINGS MAY RESULT IN A

DETERMINATION THAT YOUR LICENSE TO PRACTICE
MEDICINE IN NEW YORK STATE BE REVOKED OR
SUSPENDED, AND/OR THAT YOU BE FINED OR
SUBJECT TO OTHER SANCTIONS SET OUT IN NEW
YORK PUBLIC HEALTH LAW §\$230-a. YOU ARE URGED
TO OBTAIN AN ATTORNEY TO REPRESENT YOU IN
THIS MATTER.

DATED:

Albany, New York August 3/, 2015



inquiries should be addressed to:

Michael A. Hiser
Daputy Counsel
Bureau of Profeeelonel Medical Conduct
Corning Tower -- Room 2512
Empire State Plaza
Albany, NY 12237
(518) 473-4282

NEW YORK STATE DEPARTMENT OF HEALTH STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

IN THE MATTER

OF

EUGENE DESIMONE, M.D.

AMENDED

STATEMENT

OF

CHARGES

Eugene DeSimone, M.D., the Respondent, was authorized to practice medicine in New York State on or about October 29, 1982, by the issuance of license number 151936 by the New York State Education.

Department.

FACTUAL ALLEGATIONS

A. On or about May 5, 2015, in the United States District Court, District of New Jersey, Respondent was convicted of accepting bribes in violation of the Interstate and Foreign Travel or Transportation in Aid of Racketeering federal statute [18.U.S.C. §1952(a)(3) and 18 U.S.C. §2], a felony. Respondent was sentenced to a term of 37 months incarceration, followed by one year of supervised release with special conditions including mental health treatment, and \$5,000 fine.

SPECIFICATION OF MISCONDUCT

Respondent is charged with committing professional misconduct as defined in New York Education Law Section 6530(9)(a)(ii) by having been convicted of committing an act constituting a crime under federal law, as alleged by the facts of the following:

1. The facts in Paragraph A.

DATED: December 2, 2015 Albany, New York

richael A Hiser Esq

Michael A. Hiser, Esq.
Deputy Counsel
Bureau of Professional Medical Conduct